

In The United States District Court
For The Middle District of Alabama RECEIVED

Albert Carter, Jr.

v.

United States of America

2007 AUG 15 A 9:25

TERESA P. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT ALA
CIVIL ACTION NO. 2:05-CV-00654-MEF

motion for Extension of Time —

Come now, Albert Carter, Jr. pursuant to the provisions of Rule 31, the Appellant respectfully requests that an extension of (14) additional days be allowed for the filing its objection to the recommendation of the magistrate judge, that will allow for filing for discovery because there have raise disputed issues of facts, finding that the firearm stolen, the transcript will assist this Court, and Appeals Court to proper rule on this issue.

I want have have sufficient time in which to prepare my objections to the recommendation of the magistrate judge.

I am, this date, mailing a copy of this request for an extension of time to the appellee.

Very Truly your
Albert Carter

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DEBRA J. HACKETT, CLERK
U.S. DISTRICT COURT
MIDDLE DISTRICT OF ALABAMA

v. Action No. 2:05 CV 654-MEF
United States of America) Criminal Case No. CC-03-493

motion for Discovery

Come Now the defendant, Albert Carter, Jr. in the abovestyled cause and move this Honorable Court, pursuant to due process clause of the fifth and Fourteenth Amendment of the Constitution of the United States, and the Constitution of the state of Alabama, to order the Pike County Circuit Court to produce and make available to the District Court the trial transcript to examine disputed issues of facts, the perjury, obstruction of justice.

The defendant states that the requested transcript is material that will aid this Court and Appeals Court to make a fair and just ruling on the merits of this case.

Wherefore, the defendant pray that this Honorable Court grant this motion for a transcript.

Respectfully Submitted
Albert Carter Jr. pro se
J-20-A-1
1000 St Clair Rd
Springville, Alabama
35146

Certificate of Service

I hereby certify that a copy of the above and foregoing pleading has been served on the following, by placing the same in the U.S. mail, first-class postage prepaid, this the 10th day of August 2007.

U.S. Attorney
pro se Defendant

U.S. Attorney Office
P.O. Box 197
Montgomery, Ala
36101

